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10	BEFORE THE				
11	BOARD OF REGISTERED NURSING DEPARTMENT OF CONSUMER AFFAIRS				
12	STATE OF CAL	IFORNIA			
13	In the Matter of the Accusation Against:	Case No. 2008-157			
14	HONZ ZONDORGH, aka JORDON BLOCH, aka	ACCUSATION			
15	DARWIN FULLER, aka				
16	,				
17	ZOHN ZORGOZ, aka ZOHN ZONDORGH,				
18	42383 Dunes View Road, Apt #8 Rancho Mirage, CA 92270				
19	Registered Nurse License No. 544494,				
20	Respondent.				
21					
22	Complainant alleges:				
23	PARTIE	<u>es</u>			
24	1. Ruth Ann Terry, M.P.H., R.N.	. ("Complainant") brings this Accusation			
25	solely in her official capacity as the Executive Officer of the Board of Registered Nursing,				
26	Department of Consumer Affairs.				
27	2. On or about June 29, 1998, the	e Board of Registered Nursing ("Board")			
28	issued Registered Nurse License Number 544494 to	Honz Zondorgh, also known as Jordon			

1	Bloch, Darwin Fuller, Kromrich Zormarch, Zqrmosch Godzingh, Zohn Zorgoz, and Zohn			
2	Zondorg ("Respondent"). The license expired on May 31, 2004, and has not been renewed.			
3	<u>JURISDICTION</u>			
4	3. Section 2750 of the Business and Professions Code ("Code") provides:			
5	Every certificate holder or licensee, including licensees			
6	holding temporary licenses, or licensees holding licenses placed in an inactive status, may be disciplined as provided in this			
7	article [Article 3 of the Nursing Practice Act (Bus. & Prof. Code, § 2700 et seq.)]. As used in this article, 'license'			
8	includes certificate, registration, or any other authorization to engage in practice regulated by this chapter. The proceedings			
9	under this article shall be conducted in accordance with Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of			
10	Title 2 of the Government Code [the Administrative Procedure Act], and the board shall have all the powers granted therein.			
11	4 Code section 2764 provides:			
12	The lapsing or suspension of a license by operation of			
13	law or by order or decision of the board or a court of law, or the voluntary surrender of a license by a licentiate shall not deprive			
14	the board of jurisdiction to proceed with any investigation of or action or disciplinary proceeding against such license, or to			
15	render a decision suspending or revoking such license.			
16	STATUTORY PROVISIONS			
17	5. Code section 2761 provides, in pertinent part:			
18	The board may take disciplinary action against a certified or			
19	licensed nurse or deny an application for a certificate or license for any of the following:			
20	(a) Unprofessional conduct, which includes, but is not			
21	limited to, the following:			
22	 Incompetence, or gross negligence in carrying out usual certified or licensed nursing functions. 			
23	6. Code section 2762 provides, in pertinent part:			
24	In addition to other acts constituting unprofessional conduct			
25	within the meaning of this chapter [the Nursing Practice Act], it is unprofessional conduct for a person licensed under this chapter to do any of the following:			
26	(-) Olately - (1)			
27	 (a) Obtain or possess in violation of law, or prescribe, or except as directed by a licensed physician and surgeon, dentist, or podiatrist administer to himself or herself, or furnish 			
8.	or administer to another, any controlled substance as defined in			

1	Division 10 (commencing with Section 11000) of the Health and Safety Code or any dangerous drug or dangerous device			
2	as defined in Section 4022.			
3	••••			
4	(e) Falsify, or make grossly incorrect, grossly inconsistent,			
5	or unintelligible entries in any hospital, patient, or other record pertaining to the substances described in subdivision (a) of this section.			
6	this section.			
, 7	7. Code section 4022 provides:			
8	"Dangerous drug" or "dangerous device" means any drug or			
9	device unsafe for self-use in humans or animals, and includes the			
10	(a) Any drug that bears the legend: "Caution: federal law			
11	prohibits dispensing without prescription," "Rx only," or words of similar import.			
12	(b) Any device that bears the statement: "Caution:			
13	federal law restricts this device to sale by or on the order of a,""Rx only," or words of similar import, the blank			
14	to be filled in with the designation of the practitioner licensed to use or order use of the device.			
15	(c) Any other drug or device that by federal or state			
16	law can be lawfully dispensed only on prescription or furnished pursuant to Section 4006.			
17	8. Code section 125.3 provides that the Board may request the administrative			
18	law judge to direct a licentiate found to have committed a violation or violations of the licensing			
19	act to pay a sum not to exceed the reasonable costs of the investigation and enforcement of			
20	the case.			
21	REGULATORY PROVISIONS			
22	11. California Code of Regulations, title 16, section 1442, provides:			
23	As used in Section 2761 of the code, "gross negligence"			
24	includes an extreme departure from the standard of care which, under similar circumstances, would have ordinarily been exercised			
25	by a competent registered nurse. Such an extreme departure means the repeated failure to provide nursing care as required or failure to			
26	provide care or to exercise ordinary precaution in a single situation which the nurse knew, or should have known, could have			
27	jeopardized the client's health or life.			
28	///			

1	<u>DRUGS</u>	
2	12.	"Triamcinolone Acetate aerosol" is a dangerous drug with the meaning of
3	Code section 4022.	
4	13.	"Serquel" is a dangerous drug with the meaning of Code section 4022.
5	14.	"Cogentin" is a dangerous drug with the meaning of Code section 4022.
6	15.	"Docusate Sodium" is a dangerous drug with the meaning of Code section
7	4022.	
8	16.	"Toferanil" is a dangerous drug with the meaning of Code section 4022.
9	17.	"Tegretol" is a dangerous drug with the meaning of Code section 4022.
10	18.	"Depakote" is a dangerous drug with the meaning of Code section 4022.
11	19.	"Insulin" is a dangerous drug with the meaning of Code section 4022.
12	20.	"Divalproex Sodium" is a dangerous drug with the meaning of Code
13	section 4022.	
14	21.	"Seroquel" is a dangerous drug with the meaning of Code section 4022.
15	22.	"Risperidone" is a dangerous drug with the meaning of Code section 4022
16	23.	"Haldol" is a dangerous drug with the meaning of Code section 4022.
17	24.	"Zyprexa" is a dangerous drug with the meaning of Code section 4022.
18	25.	"Lamictal" is a dangerous drug with the meaning of Code section 4022.
19	26.	"Folic Acid" is a dangerous drug with the meaning of Code section 4022.
20		Background
21	27.	From January 2002, until on or about March 31, 2004, Respondent was
22	employed as a registe	ered nurse by the California Department of Protective Services, Canyon
23	Springs Community	Facility (Canyon Springs), located in Cathedral City, California.
24	28.	On or about January 21, 2004, a review by Canyon Springs of patient and
25	medication administration records disclosed that while working in Canyon Springs' medication	
26	room, Respondent failed to administer physician ordered medications to several patients,	
27	administered the wrong medication to a patient and falsified records to indicate that patients had	
28	received their physician-ordered medications when, in fact, they had not.	

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FIRST CAUSE FOR DISCIPLINE

(Gross Negligence)

- 29. Respondent's license is subject to discipline for unprofessional conduct, under Code section 2761, subdivision (a)(1), in that while employed at Canyon Springs, Respondent committed acts of gross negligence by failing to adhere to policies and procedures relative to the safe administration of medication to patients, as follows:
- a. <u>Patient N. M.</u> On or about January 15, 2004, at approximately 2000 hours, Respondent failed to administer a multivitamin to Patient N. M. A stop medication order for multivitamins had not been issued by Patient N. M.'s physician or obtained by Respondent.
- b. Patient J. C. On or about January 15, 2004, at approximately 2000 hours, Respondent failed to record the administration of Triamcinolone Acetate aerosol to Patient J. C. A stop medication order for Triamcinolone Acetate aerosol had not been issued by Patient J. C.'s physician or obtained by Respondent.

c. Patient J. M.

- 1. On or about January 21, 2004, at approximately 2000 hours, Respondent administered 5mgs of Haldol, 400 mgs of Serquel, 1mgs of Cogentin, 100 mgs of Docusate Sodium, and 50 mgs of Toferanil to Patient J. M. None of those medications had been ordered for Patient J. M., and the patient did not receive her physician ordered medications.
- 2. On or about January 21, 2004, at approximately 2000 hours, Respondent failed to administer 200 mgs of Tegretol and one multivitamin to Patient J. M. A stop medication order for Tegretol and multivitamins had not been issued by Patient J. M.'s physician or obtained by Respondent.
- d. <u>Patient P. L.</u> On or about January 21, 2004, at approximately 2000 hours, Respondent failed to administer the prescribed 750 mgs of Depakote to Patient P. L. A stop medication order for 750 mgs of Depakote had not been issued by Patient P. L.'s physician or obtained by Respondent.

e. <u>Patient G. I.</u> On or about January 21, 2004, at approximately 2000 hours, Respondent failed to administer Insulin to Patient G. I. A stop medication order for Insulin had not been issued by Patient G. I.'s physician or obtained by Respondent. Respondent also failed to notify the Facility Physician that the patient's laboratory value indicated a critical blood sugar concentration of 59.

- f. Patient B. S. On or about January 21, 2004, at approximately 2000 hours, Respondent failed to administer 750 mgs of Divalproex Sodium, 300mgs of Seroquel, and a 1.0mgs of Risperidone to Patient B. S. A stop medication order for 750mgs of Divalproex Sodium, 300 mgs of Seroquel, and a 1.0mgs of Risperidone had not been issued by Patient B. S.'s physician or obtained by Respondent.
- g. Patient C. L. On or about January 21, 2004, at approximately 2000. hours, Respondent failed to administer 5 mgs of Haldol to Patient C. L. A stop medication order for 5 mgs of Haldol had not been issued by Patient C. L.'s physician or obtained by Respondent. Respondent recorded that the patient had received all of their physician ordered medications.
- h. <u>Patient N. B.</u> On or about January 21, 2004, at approximately 2000 hours, Respondent failed to administer 30mgs of Zyprexa to Patient N. B. A stop medication order for 30 mgs of Zyprexa had not been issued by Patient N. B.'s physician or obtained by Respondent. Respondent recorded that the patient had received all of their physician ordered medications.
- i. Patient C. C. On or about January 21, 2004, at approximately 2000 hours, Respondent failed to administer 25 mgs of Lamictal to Patient C. C. A stop medication order for 25 mgs of Lamictal had not been issued by Patient C. C.'s physician or obtained by Respondent. Respondent recorded that the patient had received all of their physician ordered medications.
- j. <u>Patient C. S.</u> On or about January 21, 2004, at approximately 2000 hours, Respondent failed to administer Folic Acid to Patient C. S. A stop medication order for Folic Acid had not been issued by Patient C. S.'s physician or obtained by Respondent.

1	k. <u>Patient G. G.</u> On or about January 21, 2004, at approximately	
2	2000 hours, Respondent failed to administer any physician ordered medications to Patient G. G.	
3	No stop medication orders had not been issued by Patient G. G.'s physician or obtained by	
4	Respondent.	
5	. <u>SECOND CAUSE FOR DISCIPLINE</u>	
6	(False, Grossly Incorrect, Grossly Inconsistent Record Entries)	
7	30. Respondent's license is subject to discipline for unprofessional conduct	
8	under Code section 2762, subdivision (e), in that while employed at Canyon Springs, Respondent	
9	made false, grossly incorrect, or grossly inconsistent entries in hospital, patient, or other records	
10	pertaining to dangerous drugs, as more particularly set forth under paragraphs 29(a) through	
11	29(k) above.	
12	<u>PRAYER</u>	
13	WHEREFORE, Complainant requests that a hearing be held on the matters herein	
14	alleged, and that following the hearing the Board issue a decision:	
15	1. Revoking or suspending Registered Nurse License Number 544494,	
16	issued to Honz Zondorgh, also known as Jordon Bloch, Darwin Fuller, Kromrich Zormarch,	
17	Zqrmosch Godzingh, Zohn Zorgoz, and Zohn Zondorgh;	
18	2. Ordering Honz Zondorgh, also known as Jordon Bloch, Darwin Fuller,	
19	Kromrich Zormarch, Zqrmosch Godzingh, Zohn Zorgoz, and Zohn Zondorgh, to pay the	
20	reasonable costs incurred by the Board in the investigation and enforcement of this case pursuant	
21	to Code section 125.3; and,	
22	3. Taking such other and further action as deemed necessary and proper.	
23	DATED: 118107	
24		
25	RUTH ANN TERRY, M.P.H., R.N.	
26	Executive Officer Board of Registered Nursing	
27	Department of Consumer Affairs State of California	
28	Complainant	